

JOHN F. FLA ROBERT B. JONES JAMES J. SCHUMANN JAMES J. HAMILL TIMOTHY E. LEVSTIK JOSEPH E. SHIPLEY KENNETH H. SAMPLES PHILIP T. PETTI JOSEPH T. NABOR STEVEN C. SCHROER RICHARD A. KABA* KARL R. FINK MARK W. HETZLER TIMOTHY P. MALONEY JAMES P. KRUEGER STEPHEN S. FAVAKEH RICHARD E. WAWRZYNIAK STEVEN G. PARMELEE THOMAS F. LEBENS KENDREW H. COLTON 'MICHAEL A. SANZO' SCOTT J. MENGHINI NORMAN N. KUNITZ' RUDY KRATZ RAMON R. HOCH* JOHN D. BAUERSFELD* EDWARD E. CLAIR JOHN E. LYHUS R. MATTHEW PIPKE SAMUEL P. BURKHOLDER DAVID W. MAHER

JOHN J. GRESENS

FITCH, EVEN, TABIN & FLANNERY

ATTORNEYS AND COUNSELLORS AT LAW

Established in 1859

SUITE 401L - 1801 K STREET, NW WASHINGTON, D.C. 20006-1301 TELEPHONE (202) 419-7000 FACSIMILE (202) 419-7007

ILLINOIS OFFICE

SUITE 1600 - 120 SOUTH LA SALLE STREET, CHICAGO, ILLINOIS 60603-3406 TELEPHONE (312) 577-7000

CALIFORNIA OFFICES

SUITE 250 - 9276 SCRANTON ROAD, SAN DIEGO, CA 92121 TELEPHONE (858) 552-1311

SUITE 1740 - 21700 OXNARD ST., WOODLAND HILLS, CA 91367 TELEPHONE (818) 715-7025

COLORADO OFFICE

SUITE 213 - 1942 BROADWAY, BOULDER, COLORADO 80302 TELEPHONE (303) 402-6966

April 6, 2006

JON A. BIRMINGHAM STEVEN M. FREELAND BRIAN S. CLISE MARTIN R. BADER MARK A. BORSOS TIMOTHY R. BAUMANN JEFFREY A. CHELSTROM NICHOLAS T. PETERS KENNETH E. PLOCHINSKI GRACE LAW O'BRIEN CHRISTINE A. ABUEL TARA M. REEDY SARAH M. WALKINGTON JOEL H. BOOTZIN MICHAEL P. FURMANEK JAMES M. WAKELY NICOLE A. CHAUDHARI AMANDA L. LOWERRE CALISTA J. MITCHELL MEGHAN R. ROONEY

PATENT AGENTS

ERIC J. WHITESELL LILIA I. SAFONOV NADA J. ARDELEANU JULIE A. HOPPER KURT M. EATON

OF COUNSEL GEORGE H. SPENCER, P.C.*

ADMITTED TO D.C. BAR D.C. PRACTICE OF ALL OTHERS LIMITED TO FEDERAL COURTS AND AGENCIES

Commissioner of Patents U.S. Patent and Trademark Office Customer Service Window, MS Amendment Randolph Building 401 Dulany Street Alexandria, VA 22314

> Response to Restriction Requirement Re:

> > Appl. No.:

10/812,315

Filed:

March-30, 2004

Title:

Process for the Production of

L-Amino Acids Using Strains of the

Enterobacteriaceae Family

Inventor(s):

Rieping, Mechthild

Atty. Dkt.:

7909/81000

Dear Sir:

The following documents are being submitted for appropriate action by the U.S. Patent and Trademark Office:

- 1. Response to Restriction Requirement; and
- 2. Return postcard.

Commissioner for Patents April 6, 2006 Page 2

Applicant does not believe that any fees are due for the filing of these documents. However, the Director is hereby authorized to charge any fee deficiency with respect to this filing and any other fee required in connection with the present case, or credit any overpayment to our Deposit Account No. 06-1135 under Order No. 7909/81000.

It is respectfully requested that the enclosed postcard be stamped with the date the enclosed documents are received by the PTO and that it be returned as soon as possible.

Very truly yours,

FITCH, EVEN, TABIN & FLANNERY

Michael A. Sugar

Michael A. Sanzo

Reg. No. 36,912

Attorney for Applicant

MAS:ct Enclosures In re patent application of:

Rieping, Mechthild

Appl. No.: 10/812,315

Filed: March 30, 2004

For: Process for the Production of

L-Amino Acids Using Strains of the

Enterobacteriaceae Family

Art Unit: 1656

Examiner: K. Alexander

Atty. Dkt.: 7909/81000

Response to Restriction Requirement

Commissioner of Patents
U.S. Patent and Trademark Office
Customer Service Window, MS Amendment
Randolph Building
401 Dulany Street
Alexandria, VA 22314

Sir:

In response to the Office Action dated March 22, 2006, in which the Examiner imposed a restriction requirement on the claims in the above-captioned application, Applicant hereby elects the claims of restriction Group I. This includes claims 1-9, directed to a process for the production of an L-amino acid product. As a species, Applicant elects microorganisms in which the thrABC operon coding for aspartate kinase, homoserine dehydrogenase, homoserine kinase and threonine synthase are enhanced (see claim 8, paragraph a)). All of the claims elected, *i.e.*, 1-9, read on this species in that it is not excluded from any of these claims. It is expressly claimed in claim 8, paragraph a). Although claims 4 and 9 are directed to processes in which there is a microorganism in which a gene is attenuated, they do not exclude the possibility of there being both a gene that is attenuated and an enhanced thrABC operon. It is respectfully requested that the claims in the non-elected restriction group, *i.e.*, claims 10-12, be cancelled without prejudice.

This election is made without traverse.

Applicant does not believe that any fees, other than those already provided for herewith, are required for the filing of the present document. Nevertheless, any fees that may be needed may be charged to our Deposit Account No. 06-1135 under Order No. 7909/81000.

If, in the opinion of the Examiner, a phone call would help to expedite the prosecution of this application, the Examiner is invited to call Applicant's undersigned attorney at (202) 419-7013.

Respectfully submitted,

FITCH, EVEN, TABIN & FLANNERY

By:

Michael A. Sanzo Reg. No. 36,912 Attorney for Applicant

Date: **While** , 2006

Washington, DC 20006

(202) 419-7000